All workers of Bernstein & Sons Shirt Corporation, Utica, Mississippi (TA–W–34,985) and Crystal Springs, Mississippi (TA–W–34,985A) who became totally or partially separated from employment on or after September 1, 1997 through November 9, 2000 are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.

Signed at Washington DC, this 27th day of May, 1999.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 99–15309 Filed 6–15–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-35,695]

Fellowes Manufacturing Co., Boone, NC; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on February 22, 1999, in response to a petition filed by the company on behalf of workers at Fellowes Manufacturing Company, Boone, North Carolina. The workers produce wood CD, video, and cassette racks.

A company official has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC, this 27th day of May, 1999.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 99–15306 Filed 6–15–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-35,132]

Guilford Fibers, Inc. Gainesville, GA; Notice of Revised Determination on Reconsideration

On April 23, 1999, the Department issued an Affirmative Determination Regarding Application on Reconsideration applicable to workers and former workers of the subject firm. The notice was published in the **Federal Register** on May 6, 1999 (64 FR 24419).

The Department initially denied TAA to workers of Guilford Fibers, Inc.,

Gainesville, Georgia, producing nylon and polyester filament textile yarn because the "contributed importantly" group eligibility requirement of section 222(3) of the Trade Act of 1974, as amended, was not met.

On reconsideration, the Department obtained more information about imports of like or directly competitive filament textile yarns. According to company officials, inexpensive filament yarns are flooding the U.S. market which has caused the subject firm's parent company to require price reductions from its internal supplier (the subject firm). the subject firm, as an internal supplier to its parent company, could not compete with the price of imported yarns. A review of imports of life or directly competitive articles revealed a significant increase in imports of polyester filament yarns accompanied by a decrease in U.S. production.

Conclusion

After careful review of the additional facts obtained on reconsideration, I conclude that increased imports of articles like or directly competitive with nylon and polyester filament textile yarn, contributed importantly to the declines in sales or production and to the total or partial separation of workers of Gilford Fibers, Inc., Gainesville, Georgia. In accordance with the provisions of the Act, I make the following certification:

All workers of Guilford Fibers, Inc., Gainesville, Georgia who became totally or partially separated from employment on or after October 5, 1997 are eligible to apply for adjustment assistance under section 223 of the Trade Act of 1974.

Signed in Washington, DC, this 29th day of May 1999.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 99–15308 Filed 6–15–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,159]

International Wire Group, Rolling Prairie, IN; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on May 3, 1999, in response to a worker petition which was filed on behalf of workers at International Wire Group, Rolling Prairie, Indiana. All workers of the subject firm are included under an existing certification (TA–W–33,467). Consequently, further investigation in this case would serve no purpose.

Signed in Washington, DC, this 26th day of May 1999.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 99-15303 Filed 6-15-99; 8:45 am] BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-35,438]

Motorola Ceramic Products, Albuquerque, NM; Notice of Negative Determination on Reconsideration

On March 9, 1999, the Department issued an Affirmative Determination Regarding Application for Reconsideration for the workers and former workers of the subject firm. The petitioners presented new evidence that indicated the Department had not fully investigated the subject firm's decision to shift production to an offshore location and the impact of the subsequent imports of RF filters. The notice was published in the **Federal Register** on April 6, 1998 (64 FR 16757).

The Department initially denied TAA to workers of Motorola Ceramics because the "contributed importantly" group eligibility requirement of section 222(3) of the Trade Act of 1974, as amended, was not met. The workers at the subject firm were engaged in employment related to the production of RF filters.

On reconsideration, the Department requested additional information from the subject firm as to its shift in production and subsequent imports of RF filters. Upon further examination, it was revealed that in 1996 the subject firm transferred approximately 85% of the final production stage of RF filters to an offshore facility and the workers affected by that action were certified eligible to apply for Trade Adjustment Assistance (TA-W-32,889). In mid-1997 the subject firm made a strategic business decision to transfer middle production stages offshore. The subject firm now manufactures the middle and final stages at its offshore location and imports final stage production into the U.S. The worker group under this investigation were affected by the latest transfer of production and were primarily engaged in middle production stages of RF filters and not engaged in